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UNITED STATES DISTRICT COURT DOCKET

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MAG. COUNTY JURY DEM.

DOCKET YR. NUMBER

DC-111 (Rev: 1/87)

DATE	NR.	PROCEEDINGS						
		THIS CASE IS A DERIVATIVE OF 85-T-1332-N, JOHN DILLARD; et al. v. CRENSHAW COUNTY ALABAMA, etc., et al. FOR THE PURPOSE OF ORDERS THAT RELATE TO THIS CASE PRIOR T 8/26/87 SEE DILLARD CASE FILE AND DOCKET SHEET.						
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CIVIL DOCKET CONTINUATION SHEET (Atty Thomas H. Boggs, Jr.)

JOHN TIEE	ARD,	et al.  DEFENDANT CRENSHAW COUNTY, ALABAMA, etc., et al.  RE: PROVIDENCE  PAGE OF PAGES
19 <b>87</b> ↑TE	NR.	PROCEEDINGS
Aug. 26		Providence's selection of defendant subclass Option B. Referred to Judge Thompson. (Cy furnished Magistrate Carroll.)
31		Attorney Thomas H. Boggs, Jr.'s request for permission to be admitted pro hac vice. Referred to Judge Thompson.
31		ORDER granting Hon. Thomas H. Boggs, Jr.'s 8/31/87 request to practice pro hac vice. (Copies mailed to counsel; furnished Magistrate Carroll.) EOD 8/31/87.
Sep. 14		ORDER as follows: (1) not later than 10/16/87 jurisdictions which are members of subclass B or subclass C and which have not prior to the date of this order submitted appropriate settlement documents to the court, shall comply with (a) or (b) as set out in this order; (2) by 11/6/87 the plaintiff class shall file responses to the proposed remedies filed by subclass B and C jurisdictions pursuant to paragraph 1(b). If the plaintiff class does not agree to the remed proposed by a jurisdiction, they shall file their own proposed remedy, following the guidelines set out in paragraph 1(b); (3) trials for remedy questions will be scheduled at a later date. However, all jurisdictions which do not reach agreement with the plaintiff class on a remedy should be prepared to commence trial not later than 11/16/87; and (4) the Attorney General of the State of Alabama is DIRECTED to mail a copy of this order to all jurisdictions which are members of subclass B and C. (Copies mailed to counsel; furnished Magistrate Carroll.) EOD 9/14/87.
Oct. 13		City of Providence's remedy proposal. Referred to Judge Thompson.
20		ORDER and JUDGMENT appointing Hon. Charles S. Coody, U. S. Magistrate, Middle Distirct of Alabama, additional special master with same authorities and dutie already given special master Carroll; DIRECTING counsel for Attorney General o the State of Alabama to mail copy of this order to all members of Subclasses B and C or their attorneys. (Copies mailed to counsel.) EOD 10/21/87.
30		ORDER, subject to court's later consideration of any objections (1) decertifying subclasses B and C as members of defendant class action; directing clerk to assign separate civil action numbers to proceedings with respect to each jurisdiction in subclasses B and C; (2) directing that decertified proceedings shall continue as a class action as previously certified with respect to plaintiffs; (3) consolidating the separate actions with respect to the former members of subclasses B & C for purposes of carrying out the procedures precribed by interim consent decree; directing that the Attorney General shall continue to serve as lead counsel for defendants and David Boyd shall continue to serve as liaison counsel for defendants; directing that procedures in paras 9-20 of interim consent decree shall continue in force and effect for the consolicated actions; (4) directing that all prior orders in this action not inconsistent with this order shall remain in full force and effect; (5) directin that the Attorney General shall promptly furnish a copy of this order to all jurisdictions of subclass B or subclass C; directing that any objections to procedural changes ordered herein must be filed, detailed written statement, with the clerk not later than 11/13/87; hearing to be set by court on objection which warrant such a proceeding; (6) directing that unless the court receives some objection, this order shall take effect on 11/18/87 and no further order will be entered; directing that if no further order is entered before 11/18/87 the parties should assume that the court received no objections. (Copies mailed to counsel.) (Cy furnished Magistrates Carroll and Coody.) EOD 10/30/

OPTION B

DC 111A (Rev. 1/75)

CIVIL DOCKET CONTINUATION SHEET (Atty Thomas Boggs, Jr.)

John Tit.	LARD,	et al.  DEFENDANT CRENSHAW COUNTY, ALABAMA, etc., et al.  RE: TOWN OF PROVIDENCE  87-T-1281-N DOCKET NO. 85-T-1339 PAGE OF PAGES
1987E	NR.	PROCEEDINGS
Nov. 10		Plaintiffs' submission of remedy proposals. Referred to Judge Thompson. Copies furnished Magistrates Carroll and Coody.
18		Affidavits of plaintiffs John Dillard, Damascus Crittenden, Jr., Earwan Ferrell Jr., Clarence J. Jairrels, Dr. Ullysses McBride and Louis Hall, Jr. (in support of IFP status for consolidated cases 87-T-1150-N thru 87-T-1316-N.)
18		ORDER that the plaintiffs are allowed to proceed in forma pauperis and without prepayment of filing fees in these cases (87-T-1150-N thru 87-T-1316-N), the court being of the opinion from the affidavits filed by the plaintiffs that they cannot afford the filing fees in these consolidated cases in the amount of \$20,520.00. (Copies mailed to counsel.) (Copies furnished Magistrates Carroll and Coody.) EOD 11/18/87.
1988		
Jan. 26		Magistrate Carroll's ORDER FOR CERTAIN SUBCLASS B JURISDICTIONS that Subclass B jurisdictions which have agreed upon a remedy, but have not submitted settle ment documents shall, by 2/12/88, file with the court either (1) an appropriate package of settlement documents; or (2) a detailed explanation of the reason for the jurisdiction's inability to submit settlement documents by that date; that all Subclass B jurisdictions which have not reached a settlement, and which are not already set for a remedy hearing, shall, by 2/12/88, file with the court a statement advising the court of the jurisdiction's case status so that the court may schedule remedy hearings where appropriate; that at or before the time of any hearing to ascertain fairness of proposed settlement agreement, the jurisdiction shall file with the court or the Attorney General evidence (affidvit of publication) that notice to class has been published in accordance with the court's order requiring same and a copy of the letter from the Attorney General of the United States granting preclearance of the proposed remedy under Section 5 of the Voting Rights Act of 1965, 42 USC 1973. (Copies mailed to counsel.)
feb. 18		Parties' joint motion for notice and approval of proposed compromise and settlement. (Proposed first order tentatively approving compromise and requiring notice to the class, proposed notice to class, proposed finding and recommendation of the Magistrate, proposed final order approving settlement and proposed consent decree, with exhibits, attached.) Referred to Magistrate Carroll and Judge Thompson.
24		FIRST ORDER TENTATIVELY APPROVING COMPROMISE AND REQUIRING NOTICE TO THE CLASS directing the defendant to cause the notice attached to this order to be published in The Democrat Reporter once a week for 3 successive weeks prior to 3/22/88; directing that maps of the districts shall be displayed in the City Hall during normal business hours; ordering that copies of the attached notice be provided by the defendant to representatives of all local media and to any black community organizations who may request a copy thereof; DIRECTING the Magistrate to conduct a hearing for considering any objections by members of the plaintiff class to the proposed compromise and settlement. The hearing shall be held in the federal courthouse, Montgomery, Alabama, on 4/1/88 at 2:00 p.m. (Notice attached requires objections to be filed by 3/29/88.) (Copies mailed to counsel.) (Cy furnished Magistrates Carroll and Coody. EOD 2/24/88.

## CIVIL DOCKET CONTINUATION SHEET

			DEFENDANT						
PLAINTIFF				4	DOCKET NO. 87-T-1281				
JOHN DILI	LARD;	et al.	TOWN OF PROVIDENCE		PAGE 4 OF PAGES				
PROCEEDINGS									
Apr. 1		Hearing - propose							
1			's minutes of $4/1/88$ hearing; li						
6			to court re publication. Referre						
7	:	Received cy of U. S. Department of Justice's ltr to defendant re preclearance.  Referred to Magistrate Carroll.							
22		Plaintiffs' motio subclasses B an	on for award of attorneys fees and d C. Referred to Judge Thompson.	d expenses	from members of				
22		Plaintiffs' motion to schedule plaintiffs' claim for fees and expenses.  Referred to Judge Thompson.							
28		except Baldwin  1. Liaison counconduct all proplaintiffs' motifies and shall for fees and shall for fees and shall by 5/30/8  4. On or before tions, along with the counce of the fees, ediction; defendent of the fees, edictions by 7/1/8 (Copies mailed)	County Board of Education and Cinusel shall receive all pleading, occedings on behalf of the defendation for fees. 2. By 5/16/88 limits a summary of plaintiffs motiful notify those jurisdictions of thall provide the defendants with gethe defendants the fees, etc., siction which wishes to object to 88 provide liaison counsel with a e 6/10/88 liaison counsel with a e 6/10/88 liaison counsel shall fith evidentiary materials support intiffs shall file their brief in 7/1/88 liaison counsel shall file any reply brief. 7. A hearing of ted on 7/8/88 at 10 a.m.; defendated on 1/8/88 at 10 a.m.; defendated on 1/8/88; liaison counsel shall advised the court; and and the shall advised as any objections to be considered to counsel.) EOD 4/29/88.	file all rant jurisdiaison shall on for fees heir right a general cawarded to plaintiffs statement file with the statement on support of on behalf on the plainting such old counsel shoong the decopy to be ent system se the coursed at the 7	esponses, and ctions relative to provide all defendant and a copy of this to object to the motional plaintiffs. 3. Any s' motion for fees of its objection. The court any objections, etc. 5. If their motion for of the defendant atiffs motion for fees tions to be representall also file with fendant jurisdictions sent to each jurisshall advise liaison to fany such objections.				
29		Parties' second settlement (p	joint motion for notice and appr roposed order and notice attached	coval of pro	oposed compromise and ed to Judge Thompson.				
			over						

## CIVIL DOCKET CONTINUATION SHEET

PLAINTIFF		DEFENDANT		DOCKET NO. 87-T-1281				
JOHN DILLARD, et al.		et al. TOWN OF PROVI	DENCE	PAGE 5 OF PAGES				
19 <b>88</b> TE	NR.	PRC	PROCEEDINGS					
May 10		SECOND ORDER TENTATIVELY APPROVING COMPROMISE AND REQUIRING NOTICE TO THE CLASS directing the defendant to cause the notice attached to this order to be published in The Democrat Reporter once a week for 3 successive weeks prior to 6/7/88; ordering that copies of the attached notice be provided by the defendant to representatives of all local media and to any black community organizations who may request a copy thereof; DIRECTING the Magistrate to conduct a hearing for considering any objections by members of the plaintiff class to the proposed compromise and settlement. The hearing shall be held in the federal courthouse, Montgomery, Alabama, on 6/17/88 at 2:00 p.m. (Notice attached requires objections to be filed by 6/14/88.) (Copies mailed to counsel.) EOD 5/11/88.						
17		ORDER REGARDING ATTORNEY FEES AND EXPENSES (1) DIRECTING clerk to set up a si separate file and docket sheet for the issues of attorney fees and expenses (2) directing that all pleadings and orders regarding the issues of attorne fees, etc., are to be filed in separate file; (3) directing that separate f is incorporated in, and made a part of, each and every file for civil actionos. 85-T-1332-N and 87-T-1150-N thru 87-T-1316-N; (4) directing that Clerk need serve copies of this order and all future orders regarding attorney feetc., on only counsel for plaintiffs, counsel for Alabama Attorney General, liaison counsel; and (5) directing that counsel need file only one copy of pleadings with the court. (Copies mailed to counsel.) EOD 5-17-88.						
Jun 14		Plaintiffs' motion for interim orders and injunctions. Referred to Judge Thompson and Magistrate Carroll.						
16		Parties' joint motion for interim order allowing election. Referred to Judge Thompson.						
17		INTERIM ORDER ALLOWING ELECTION and ENJOINING defendant, etc., to hold the August 1988 elections in accordance with the schedule contained in the Code of Alabain accordance with the substantive provisions of the settlement proposal previously made by plaintiffs and submitted to the court for approval. Further ORDERED that this is an interim order which may be modified at a later time jurisdiction does not receive final approval of its settlement proposal. (Copies mailed to counsel.) EOD 6/17/88.						
1989								
July 5		Withdrawal of Susan E. Russ as counsel for State and Class B defendants (document maintained in 85-T-1332-N). Referred to Judge Thompson.						
Nov 1	6	ORDER that, for administrative purposes, this file is closed. EOD 11-1-89.						
Dec 4		Magistrate Carroll's ORDER setting a status conference on 1-2-90 at 2:00 p.m., 3rd fl courtroom, USDC. (Copies mailed to counsel.)						
28 <b>1992</b>		Copy of publisher's Affidavit of Publication.						
Jan. 27		Plaintiffs' <b>motion</b> for additional the 1992 elections. Referred to	relief with respect to Judge Thompson.	redistricting and				

## CIVIL DOCKET CONTINUATION SHEET

			CIVIL DOCKET CONTINUATION SHEET	Section 1997					
PLAINTIFF			DEFENDANT						
JOHN DILLARD,		et al.	TOWN OF PROVIDENCE	DOCKET NO. <u>87-T-1281</u> PAGE <u>6</u> OF PAGES					
			PROCEEDINGS						
Feb 6		ORDER that defendant jurisdictions show cause in writing, if any, as to why							
		mocron for addi	nant jurisdictions show cause in writing tional relief, filed by plaintiffs on laces mailed to counsel.) EOD: 2-7-92	g, if any, as to why 1-27-92, should not be					
eb. 19		Plaintiffs' withdrawal of motion. Referred to Judge Thompson.							
Mar. 2		ORDER that the State Attorney General show cause, if any, in writing within ten days as to why said motion to join Attorney General of Alabama as an additional defendant should not be granted.							
*eb. 24		ORDER that David R. Boyd is removed as liaison counsel for defendant subclasses B and C; further ORDERED that Mort P. Ames, Deputy State Attorney General is appointed liaison counsel for defendant subclasses B and C; further ORDERED that no later than 03/06/92 plaintiffs and liaison counsel (1) shall meet with each other to develop procedures as to how the court should proceed in light of responses from defendant subclasses B and C, and (2) shall submit such procedures to the court.							
ar. 12		Attorney General .	James H. Evans' <b>response</b> in opposition to Judge Thompson.	to plaintiffs' motion to					
30		ORDER that plaint and the 1992 ele	iffs' motion for additional relief with ections is withdrawn. (Copies mailed to	respect to redistricting counsel.) EOD: 3/30/92.					
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